

GRANT PROGRAM ANNOUNCEMENT

Anti-Gang Initiative



INTRODUCTION

The District of Arizona's Project Safe Neighborhoods (PSN) Executive Council, in cooperation with the Bureau of Justice Assistance (BJA), a component of the Office of Justice Programs, U. S. Department of Justice, seeks grant proposals under the following purpose areas in support of the Arizona Anti-Gang Initiative. This initiative is a statewide effort seeking to reduce gang related crime in Arizona however funding will be prioritized based on "high gang activity" data as identified by the PSN Research Partner. Anti-Gang Initiative funds must be used to enhance PSN task force efforts to combat gangs by building on the effective strategies developed under PSN. The Arizona Criminal Justice Commission (ACJC) has been selected by the PSN Executive Council to act as the fiscal agent for the disbursement and oversight of Anti-Gang Initiative funds awarded to sub grantees.

Approved Anti-Gang Initiative Purpose Areas:

Gang Prosecution:

Grant funds will be awarded for the purpose of prosecuting juvenile and adult gang related cases and other activities that address the reduction and prevention of gang violence in the jurisdiction. Applicants are encouraged to coordinate with AZ DPS GITEM activities and leverage existing resources to enhance gang violence reduction efforts. Grant funds will be awarded to County Attorney and City Prosecutor's Offices to employ one or more prosecutors and clerical activities (supplanting rules apply) as well as reasonably related operating expenses to carry out the proposed project.

Total Available \$250,000 – Multiple grants may be awarded.

Prisoner Re-Entry:

Grant funds will be awarded for the purposes of supporting programs in a correctional setting that address prisoner re-entry strategies. Funding in this area can be used to develop Community Notification meetings modeled after the Community Notification meetings identified as a PSN best practice. Grant funds will be awarded to state Department of Corrections, Department of Juvenile Corrections and county jails systems that demonstrate an effective anti-gang program to address prisoner re-entry. Grant funds under this purpose area may also be used to partner with community organizations to deliver post release programming that addresses adults or juveniles released back into the community.

Total Available \$160,515 – Multiple grants may be awarded.

Community Outreach – Gang Prevention & Education:

Grant funds will be awarded for the purposes of creative programs to address gang violence prevention and juvenile/at-risk youth education programs. Examples of projects funded in this area are Graffiti Abatement, tattoo removal programs, public service announcements, and community outreach events. Grant funds under this purpose area may also be used to partner with correctional programs to deliver post release programming that addresses adults or juveniles released back into the community.

Total Available \$250,000 - Multiple grants may be awarded

FUNDING

The Anti-Gang Initiative Grant program size has been set by the PSN Executive Council at \$660,515. Grants will be awarded for fiscal year 2009 (July 1, 2008 – June 30, 2009). There is no match requirement for this grant. All projects funded under this program will be for 12 months.

WHO CAN APPLY

- Nonfederal law enforcement agencies
- Nonfederal prosecution agencies
- State & Local units of government
- Non profit organizations
- Faith based organizations

HOW TO APPLY

You will create, submit and monitor your application through a private, secure web site. Upon verification of your eligibility to apply for funds, log-in information will be e-mailed to you. The application must be completed on this web site and submitted electronically. If you are having difficulties with the system, please call our office at 602-364-1146 or e-mail us at anti-gang@azcjc.gov.

PROGRAM STRATEGY

This grant selection is part of a continuing effort to support the strategic planning and accountability components of the Arizona Project Safe Neighborhoods/Anti-Gang Initiative. The U.S. Attorney General unveiled the Comprehensive Anti-Gang Initiative to combat gang violence across America. The Attorney General's strategy is three-fold: (1) prioritize prevention programs to provide America's youth and offenders returning to the community with opportunities to help them resist gang involvement; (2) ensure robust enforcement policies when gang-related violence does occur; (3) and promote former gang-related offender reentry into communities. The selected sub-grantee will support and assist the Arizona PSN Executive Council in their efforts to support projects that will improve the long-term ability of federal, state, and local partners to combat gang violence.

REPORTING AND SPECIAL REQUIREMENTS

Applicants are required to submit quarterly financial and progress reports to the fiscal agent (Arizona Criminal Justice Commission) and cooperate fully in any national and statewide strategy to

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support the PSN initiative. Applicants must also agree to work with federal monitors or auditors as requested by the fiscal agent or the federal government.

A copy of the last available A-133 audit report, if applicable, must be submitted to the Arizona Criminal Justice Commission with the signed Grant Agreement.

Equal Employment Opportunity Plan (EEOP)

An EEOP must be developed by each DOJ grant recipient with 50 or more employees that receives an award of \$25,000 or more either directly from the Office of Justice Programs (OJP) or as a sub-grant from a state planning agency such as the Commission. Exceptions: Regardless of the amount of funding or number of employees, if the recipient agency is an educational institution, non profit organization, Indian tribe or medical institution, it is exempt and is not required to develop an EEOP. Submissions of the EEOP vary depending on the entity type, number of employees and funding level of a grantee agency.

An acceptable Equal Employment Opportunity Plan must be submitted to the Office of Justice Programs (OJP), U.S. Department of Justice, Office for Civil Rights, 810 7th Street N.W., Washington D.C. 20531 if the grantee is required to submit one pursuant to 28 CFR 42.302. An EEOP is a comprehensive document that analyzes a recipient's relevant labor market data, as well as the recipient's employment practices, to identify possible barriers to the participation of women and minorities in all levels of a recipient's workforce. Its purpose is to ensure the opportunity for full and equal participation of men and women in the workplace, regardless of race, color or national origin. The Department of Justice (DOJ) comprehensive guidelines for developing an Equal Employment Opportunity Plan can be found at 28 CFR § 42.301 et seq.

The following guidelines should be used to determine what information, if any must be submitted to Office for Civil Rights (OCR):

An agency **does not** need to return any EEOP related information to OCR if it is a non-profit organization, educational institution, Indian tribe or medical institution or is not receiving a signed grant or sub-grant award of at least \$25,000.

An agency **must submit** a Certification to OCR if it is receiving a single award for at least \$25,000, but has less than 50 employees or has 50 or more employees and is receiving a single award for at least \$25,000, but less than \$500,000.

An agency **must submit** a copy of its EEOP or EEOP Short Form) to OCR if it is receiving a single grant award of \$500,000 or more or an aggregate of grant awards for \$1,000,000 or more during an 18 moth period and has 50 or more employees.

All grantees must forward to OCR a copy of any finding for discrimination made against their agency after a due process hearing (within the past five years) within 30 days of such finding. For more information consult the Office for Civil Rights (OCR) web site at www.ojp.usdoj.gov/ocr .

CERTIFICATIONS

Civil Rights

All recipients of federal funds, regardless of the type of entity or the amount of money awarded, must provide assurance that they will not discriminate against any person on the grounds of race, color, religion, sex, national origin, age or disability, in any program or activity funded in whole or in part by federal financial assistance. The recipient must certify that it will comply with all applicable non-discrimination laws and regulations, and must submit this assurance with the online application as a condition of federal funds (See 28 CFT 42.204).

Specifically, the statute that governs OJP funded programs or activities (Section 809 (C), Omnibus Crime Control & Safe Streets Act of 1968, as amended 42 U.S.C. 3789d, (the OJP program statute), prohibits such discrimination, as follows:

No person in any State shall on the ground of race, color, religion, national origin, sex (or disability)* be excluded from participation in, be denied the benefits of, or be subjected to discrimination under or denied employment in connection with any program or activity funded in whole or in part with funds made available under this title.

*Section 504 of the Rehabilitation Act of 1973 (section 504) prohibits identical discrimination on the basis of disability.

The Assistant Attorney General of OJP has delegated the enforcement of civil rights compliance of all OJP grantees to the Director, Office for Civil Rights (OCR). The director has civil rights enforcement responsibilities and determines through established policies and procedures whether any person is being excluded from participating in, denied the benefits of, subjected to discrimination under, or denied employment in connection with the program or activity receiving OJP fund on these grounds. Where such discriminatory actions are found through compliance reviews or complaint processing the recipient agency may be determined to be in noncompliance for violation of the law and of its signed assurances. If attempts to secure voluntary compliance through negotiations are not successful, the sanction of suspension or termination of funding is required by statute. Some specific forms of discrimination which is prohibited are set out in the OJP program statute's implementing regulations 28 CFR 42.203 and 28 CFT 42.403 section 504. For more information consult the Office for Civil Rights (OCR) web site at www.ojp.usdoj.gov/ocr .

ALLOCATION PROCESS

Applications will be reviewed and evaluated by the fiscal agent. The proposed allocation of funds will be based on the amount requested and the following factors:

- (a) The extent to which the proposed activities help the state to meet the goals of the Anti-Gang Initiative
- (b) Goals, objectives and performance measures that clearly outline program activities
- (c) The technical feasibility of the proposal and extent to which the proposal appears reasonable based on the agency structure

- (d) The reasonableness of the budget
- (e) Approval of the proposed activities by the Bureau of Justice Assistance

The fiscal agent will present a proposed funding allocation plan to the PSN Executive Council for review. The Council will approve the final funding allocation plan. Funds will then be disbursed to agencies in accordance with the Council's final approved allocation plan. Funds will be disbursed to agencies on a reimbursement basis, upon submission of reports showing expenditures.

APPLICATION PROCESS

Applications must be completed and received through the Arizona Criminal Justice Commission web site no later than 3:00 p.m. on May 16, 2008. Applications must be submitted online at www.azcjc.gov/Grants/GMSIndex.asp

Questions concerning this program, or the application process, should be directed to Michael Lee at the US Attorney's Office, District of Arizona at 602-514-7402 or Karen Ziegler at the Arizona Criminal Justice Commission at 602-364-1160 or e-mail us at anti-gang@azcjc.gov.